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APPLICATION N	0.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/889,670		07/19/2001	Keith Cover	A-9185	7010		
181	7590	01/14/2005		EXAMINER			
	& STOCK NACLE DI	BRIDGE PC	SHARON, AYAL I				
SUITE 50		RIVE	ART UNIT	PAPER NUMBER			
MCLEAN	N, VA 22	102-3833	2123				
				DATE MAILED: 01/14/2005	DATE MAILED: 01/14/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

	-	Applicati n No.		Applicant(s)					
	09/889,670		COVER, KEITH						
Office Action Sumn	nary	Examiner		Art Unit					
		Ayal I Sharon		2123					
The MAILING DATE of this of Period for Reply	communication app	ears n the cover	sheet with the c	orrespondence ad	ldress				
A SHORTENED STATUTORY PE THE MAILING DATE OF THIS CO - Extensions of time may be available under the after SIX (6) MONTHS from the mailing date of - If the period for reply specified above is less ti - If NO period for reply is specified above, the n - Failure to reply within the set or extended period period by the Office later than three earned patent term adjustment. See 37 CFR	DMMUNICATION. e provisions of 37 CFR 1.13 of this communication. nan thirty (30) days, a reply naximum statutory period w od for reply will, by statute, ee months after the mailing	36(a). In no event, howe within the statutory min will apply and will expire so, cause the application to	ever, may a reply be tim imum of thirty (30) days SIX (6) MONTHS from to become ABANDONED	ely filed s will be considered timel the mailing date of this co O (35 U.S.C. § 133).	ly. ommunication.				
Status									
1) Responsive to communication	on(s) filed on <i>19 Ju</i>	ılv 2001.							
2a) ☐ This action is FINAL .	· ·	action is non-fina	al.						
3) Since this application is in co	· —			secution as to the	e merits is				
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Disposition of Claims									
4)⊠ Claim(s) <u>1-21</u> is/are pending	in the application.								
_	4a) Of the above claim(s) is/are withdrawn from consideration.								
5) Claim(s) is/are allower									
6)⊠ Claim(s) <u>1-21</u> is/are rejected									
7)⊠ Claim(s) <u>17 and 18</u> is/are ob	Claim(s) 17 and 18 is/are objected to.								
8) Claim(s) are subject t	to restriction and/or	r election requirer	nent.						
Application Papers									
9) The specification is objected	to by the Examiner	r.							
10)⊠ The drawing(s) filed on <u>19 Ju</u>	0)⊠ The drawing(s) filed on <u>19 July 2001</u> is/are: a)□ accepted or b)⊠ objected to by the Examiner.								
Applicant may not request that	any objection to the o	drawing(s) be held	in abeyance. See	37 CFR 1.85(a).					
Replacement drawing sheet(s)	including the correcti	ion is required if the	drawing(s) is obj	ected to. See 37 CF	FR 1.121(d).				
11) The oath or declaration is ob	jected to by the Exa	aminer. Note the	attached Office	Action or form PT	Г О-152 .				
Priority under 35 U.S.C. § 119									
12) Acknowledgment is made of a) All b) Some * c) No	ne of:	-		-(d) or (f).					
1. Certified copies of the									
2. Certified copies of the									
 Copies of the certified application from the In 				d in this National	Stage				
* See the attached detailed Offi	ce action for a list o	of the certified co	pies not received	d.	.ge.				
Attachment(s)		·							
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing 	Review (PTO-948)		Interview Summary (Paper No(s)/Mail Dat						
3) 🔲 Information Disclosure Statement(s) (PTC		5) 🔲 1	Notice of Informal Pa	itent Application (PTC)-152)				
Paper No(s)/Mail Date	,	6) 📙 (Other:						

DETAILED ACTION

Introduction

Claims 1-21 of U.S. Application 09/889,670 filed on 07/19/2001 are
presented for examination. This application is a 371 national stage entry of
PCT/IB00/00212, with an international filing date of 01/19/2000, which
claims benefit of provisional application 60/116,362.

Information Disclosure Statement

- 2. The listing of references in the specification is not a proper information disclosure statement. 37 CFR 1.98(b) requires a list of all patents, publications, or other information submitted for consideration by the Office, and MPEP § 609 A(1) states, "the list may not be incorporated into the specification but must be submitted in a separate paper."
- 3. Examiner has listed, in the attached PTO-892 form, the references cited in the International Search Report of the PCT that is the parent of the instant application. References not been cited by the Examiner on form PTO-892 have not been considered.

Drawings

4. Figures 1 and 8 should be designated by a legend such as --Prior Art--because only that which is old is illustrated. See MPEP § 608.02(g).

Corrected drawings in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.121(d)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Claim Objections

5. Claims 17-18 objected are objected to because of the following informalities: claim 17, a method claim, and claim 18, an apparatus claim, both depend from claim 1, a computer-readable medium claim. This mixture of claim types is object to. Moreover, both claims 17-18 claim dependency from the transform operator of Claim 1, and not the computer-readable medium of claim. This ambiguity is also objected to.

Claim Rejections - 35 USC § 101

6. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

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7. Claims 1-12 and 17-18 are rejected under 35 U.S.C. 101 because the disclosed invention is inoperative and therefore lacks utility. Independent Claim 1 claims a computer-readable medium containing a transform operator, yet this transform operator is inoperative unless activated by a computer. The invention claimed in claim 1 is therefore inoperative, and all dependent claims inherit this defect.

- 8. Claims 1-12 and 17-18 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. The phrase in claim 1, "... containing a transform operator constructed to provide ..." indicates that the subsequent limitation constitutes mere intended use. Therefore, claim 1 is directed to "a computer-readable medium containing a transform operator." Claim 1 therefore consists of a preamble and an intended use structural cooperative relationships are omitted. The lack of structural limitations places the claim in the category of non-functional descriptive matter ("mere arrangement of data" as opposed to "data structure"), which is non-statutory. All dependent claims inherit this defect. See MPEP §2106 (IV)(B)(1).
- 9. Claims 13-16, and 19-21 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. The claims are directed to an abstract mathematical algorithm which is not implemented in the technological arts, for example, in a computer or on a computer readable medium. The claimed invention is therefore not concrete or tangible. See MPEP §2106 (A), and *In re Warmerdam*, 33

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F.3d 1354, 1360, 31 USPQ2d 1754, 1759 (Fed. Cir. 1994). See also *Schrader*, 22 F.3d at 295, 30 USPQ2d at 1459.

10. Claims 13-16 and 19-20 are rejected under 35 U.S.C. 101 because the disclosed invention is inoperative and therefore lacks utility. A transform operator, in and of itself, is inoperative outside of the algorithm in which it is utilized.

Claim Rejections - 35 USC § 112

- 11. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 12. Claims 1-18 and 21 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. The term "substantially" renders the claims indefinite because the metes and bounds of "substantially" are not actually disclosed, thereby rendering the scope of the claims unascertainable. Moreover, the repeated use of the term "substantially" in the dependent claims (e.g. claim 6) compounds this defect. See MPEP § 2173.05(d).
- 13. Claims 1-12 and 17-18 rejected under 35 U.S.C. 112, second paragraph, as being incomplete for omitting essential structural cooperative relationships of elements, such omission amounting to a gap between the necessary structural connections. See MPEP § 2172.01. The phrase in claim 1, "... containing a transform operator constructed to provide ..."

indicates that the subsequent limitation constitutes mere intended use.

Therefore, claim 1 is directed to "a computer-readable medium containing a transform operator." Claim 1 therefore consists of a preamble and an intended use - structural cooperative relationships are omitted.

- 14. Claims 13-16 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Claim 13 recites "... a plurality of coefficients are selected to produce a corresponding resolution function ..", however, it is not clear to what the resolution function corresponds to.
- 15. Claims 19-20 are rejected under 35 U.S.C. 112, second paragraph, as being incomplete for omitting essential structural cooperative relationships of elements, such omission amounting to a gap between the necessary structural connections. See MPEP § 2172.01. Claim 19 omits the method steps structural cooperative relationships are omitted. Claim 20 inherits this defect.
- 16. Claim 21 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Claim 21 recites "... to provide substantially optimal linear resolution between outputs of the transform operator and an unknown model ...", however, it is not clear it is is possible to perform such an operation with an "unknown model".

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Claim Rejections - 35 USC § 102

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17. The following is a quotation of the appropriate paragraphs of 35

U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

- 18. The prior art used for these rejections is as follows:
- 19. Abramov et al., "Fast Algorithms to Search for the Rational Solutions of Linear Differential Equations with Polynomial Coefficients". <u>Proc. of the</u> <u>1991 Int'l Symposium on Symbolic and Algebraic Computation.</u> 1991. pp.267-270. (Henceforth referred to as "**Abramov**").
- 20. The claim rejections are hereby summarized for Applicant's convenience.

 The detailed rejections follow.
- 21. Claims 1, 17-18, and 21 are rejected under 35 U.S.C. 102(b) as being anticipated by Abramov.
- 22. In regards to Claim 1, Abramov teaches the following limitations:
 - 1. A computer-readable medium containing a transform operator constructed to provide an estimate of an unknown model with substantially optimal linear resolution. (See Abramov, especially p.267, left column)

Examiner finds that Abramov's "unknown coefficient method" (p.267, left column) corresponds to Applicant's claimed "unknown model".

In addition, Examiner finds that Abramov's teaching that "However, the algebraic equation system obtained by the unknown coefficient method may be huge and nonlinear besides. ... This paper is concerned with some ways for such an improvement with regard to solving the linear ordinary differential equations of the form [Eq.1]."

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Examiner finds that the Eq.1 of Abramov (see p.267, left column) is the discrete version of Eq.1 taught in p.9 of Applicant's specification, which Applicant refers to as "the forward problem."

Also, Examiner finds that Eq.1 of Abramov teaches the use of a "linear transform operator" as defined by the Applicant in p.9 of the specification.

- 23. In regards to Claim 17, Abramov teaches the following limitations:
 - 17. A method of multiexponential signal processing, which comprises: sampling a multiexponential signal and applying the transform operator of Claim 1 to the sampled signal. (See Abramov, especially p.267, left column)
- 24. In regards to Claim 18, Abramov teaches the following limitations:
 - 18. Apparatus for multiexponential signal processing, which comprises a signal processor that has the transform operator of Claim 1. (See Abramov, especially p.267, left column)
- 25. In regards to Claim 21, Abramov teaches the following limitations:
 - 21. A method of exponential signal processing, which comprises:

providing a sampled multiexponential signal; and (See Abramov, especially p.267, left column)

applying the sampled multiexponential signal to a transform operator constructed to provide substantially optimal linear resolution between outputs of the transform operator and an unknown model.

(See Abramov, especially p.267, left column)

Examiner finds that Abramov's "unknown coefficient method" (p.267, left column) corresponds to Applicant's claimed "unknown model".

In addition, Examiner finds that Abramov's teaching that "However, the algebraic equation system obtained by the unknown coefficient method may be huge and nonlinear besides. ... This paper is concerned with some ways for such an improvement with regard to solving the linear ordinary differential equations of the form [Eq.1]."

Examiner finds that the Eq.1 of Abramov (see p.267, left column) is the discrete version of Eq.1 taught in p.9 of Applicant's specification, which Applicant refers to as "the forward problem."

Also, Examiner finds that Eq.1 of Abramov teaches the use of a "linear transform operator" as defined by the Applicant in p.9 of the specification.

Conclusion

26. Examiner finds that Abramov does not expressly teach the use of "a matrix having at least one row of coefficients corresponding to a resolution function", as claimed in Claim 2. Dependent claims 3-12 inherit this limitation. Independent claims 13 and 19 also refer to a "resolution function" or "linear resolution".

Correspondence Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ayal I. Sharon whose telephone number is (571) 272-3714. The examiner can normally be reached on Monday through Thursday, and the first Friday of a biweek, 8:30 am – 5:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kevin Teska can be reached at (571) 272-3716.

Any response to this office action should be faxed to (703) 872-9306 or mailed to:

Director of Patents and Trademarks Washington, DC 20231

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Tech Center 2100 Receptionist, whose telephone number is (571) 272-2100.

Ayal I. Sharon

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January 4, 2005